United States of	٦ ٠٠٠٠٠٠		Un	ited States	Distri	ct Cou	irt fo
	(<u> W. JAMES</u>		THE NORTHERN	DISTRICT	OF OKLA	HOMA _
DEFENDANT							
	J L			DOCKET NO.	82-CR-1	42-BT	
A. A.	JUDGMEN.	T AND PROBA	TION/	COMMITMEN	T ORDE	R AO-	245 (6/74)
	In the presence of the a	ttorney for the governmen	ıt		MONTH	DAY	YEAR
		in person on this date —		-	12	28	82
COUNSEL	WITHOUT COUN	THE TOTAL COLUMN	t advised defe	ndant of right to counsel a	nd asked wheth	er defendant d	esired to
	(XX) WITH COUNSEL			ort and the defendant thereupon <u>APPOINTED</u> COUN		nce of counsel.	
] 1	· · · ·		(Name of counsel)		ILE	D
PLEA	/	e court being satisfied that		NOLO CONTENDERE,	(XX) NO		•
-	there is a factual b				D	EC 2 8 198	32
	There being a forthig /ve	erdict of \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	GUILTY, D	efendant is discharged	Jack	C. Silver,	Clerk
	J	(r <u>XX</u> anir	TY.		U.S.	DISTRICT (COURT
FINDING &	Defendant has been con-	victed as charged of the of	fense(s) of	having violated	l Title 1	.8, U.S.	c.,
JUDGMENT	Section II	I, as charged i	n the t	wo count indict	ment.		
		,			ì		
	J 1						
	was shown, or appeared t	to the court, the court adjud	ged the defend	nt should not be pronounced, ant guilty as charged and con	victed and order	ed that: The d	ne contrary lefendant is
	maximum per	giod of Six (6)	Years.	rized representative for impris	dogawih		,
SENTENCE	I TTETE TO' (J.D.C., Section	- 4205 (d), the results hree months, wh	of anab	. با سالت و دیاست)
OR PROBATION	/ sentence of	L luprisonment	herein	imposed may be	cubicat	+ ~	
ORDER	4205(c).	n in accordanc	e witu .	Fitle 18, U.S.C	., Secti	on	
					•		
SPECIAL							
CONDITIONS OF							
PROBATION		·				7	
						. (
				7		<u>, '</u>	
ADDITIONAL							
ADDITIONAL CONDITIONS	I reverse side or this judgme	ent be imposed. The Court ina	ivichange the c	s hereby ordered that the geno onditions of probation, reduce	or aviand the n	ariad of arabati	
OF PROBATION	any unle during the propa	ition period or within a maxis courring during the probation	mum probation	period of five years permitti	ed by law, may i	ssue a warrant a	and revoke
	The court orders commi	itment to the custody of t	he Attorney	General and recommends,			
COMMITMENT	Approved as t	o form:		· · · · · · · · · · · · · · · · · · ·		d that the Cleri	
RECOMMEN-	Gerald Hilshe	$\frac{1}{r}$			and comm	itment to the U er qualified off	J.S. Mar-
DATION	Asst. U.S. At						
SIGNED BY							
LXX U.S. Distri	ct Judge	A ld	, 				
L U.S. Magis		anar XX	ex				
	THO	OMAS R. BRETT	Date _	12-28-82			

The state of the second of

United States o	of America vs.	United States:	District (Court fo
	BRET A. GRAHAM	_ UNORTHERN_DIST	RICT_OF_OKLA	HOMA
DEFENDANT				
· · · · · · · · · · · · · · · · · · ·	<u> </u>	DOCKET NO.	32-CR-128-01	-E
	JUDGMENT AND PROBATION	ON/COMMITMEN	T ORDER	AO-245 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date		MONTH DA 12 22	YEAR
COUNSEL	WITHOUT COUNSEL However the court advise	ed defendant of right to counsel an	nd asked whether defer	ndant desired to
	Make counsel appointed by X WITH COUNSEL C Rabon Martin	the court and the defendant thereupo	n waived assistance of c	ounsel.
]]	(Name of counsel)	EIL	ED
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	NOLO CONTENDERE,	NOT GUI	LTY
	There being a finding/wardict of LX GUILTY.	Y. Defendant is discharged	Jack C. Sil U. S. DISTR	
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense(s Section 844(a), as charged in the	i) of having violated ne Information.	Title 21,	JSC,
	The court asked whether defendant had anything to say why j	udament should not be pronounced F	Because no sufficient car	ise to the contrary
SENTENCE OR PROBATION ORDER	was shown, or appeared to the court, the court adjudged the ***********************************	suspended and the de a period of THREE ler T.18,USC, Sec.4.	efendant is (3) YEARS 216:5010(a)	dult
SPECIAL CONDITIONS OF PROBATION				
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed aboreverse side of this judgment be imposed. The Court may change any time during the probation period or within a maximum proprobation for a violation occurring during the probation period.	e the conditions of probation, reduce obation period of five years permitted	ar extend the period of	probation and at
(The court orders commitment to the custody of the Atto	rney General and recommends,	It is ordered that ti	ne Clerk deliver
COMMITMENT RECOMMEN- DATION			a certified copy of and commitment t shal or other qualif	this judgment o the U.S. Mar-
0.04:			CERTIFIED AS A TRU	JE COPY ON
SIGNED BY U.S. Distric	ot Judge		THIS DATE	
U.S. Magist	· · · · · · · · · · · · · · · · · · ·	0 Da 1	BY	
	James O.Ellison	Date12-22-82		() CLERK () DEPUTY

United States o	f America vs. United States	District	Court for
	MONICA LYNN JAMISON, now ETTER NORTHERN DIST	RICT OF OKI	A HOMA
DEFENDANT	DOCKET NO.	32-CR-129-E	3
	—————————————————————————————————————		
	JUDGMENT AND PROBATION/COMMITMEN	IT ORDER	AO-245 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date		DAY YEAR 22 82
COUNSEL	WITHOUT COUNSEL However the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereup		
-	WITH COUNSEL Art Fleak, Retained (Name of counsel)	F T	LED
PLEA	GUILTY, and the court being satisfied that NOLO CONTENDERE, there is a factual basis for the plea,		UILTY 23 1982
	There being a finding/sextict of \\ \[\begin{array}{c} \longrightarrow \text{NOT GUILTY.} \text{ Defendant is discharged} \\ \begin{array}{c}		. Silver, Clerk STRICT COURT
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense(s) of having violate Section 656, as charged in counts one and two of	d Title 18, the Indictm	U.S.C., ment.
	The court asked whether defendant had anything to say why judgment should not be pronounced, was shown, or appeared to the court, the court adjudged the defendant guilty as charged and co hereby committed to the custody of the Attorney General of his authorized consequence for inner	nvicted and ordered the	e <mark>kundenestek and K</mark> tan X
SENTÉNCE	Counts 1 & 2 - The imposition of sentence is suspended defendant is placed on probation for		10
OR	of three (3) YEARS as to each count	, count 2	
ORDER	to sun concurrently with probation count 1, as provided undwerT. 18, 4216:5010(a), under the provisions Youth Correction Act.	USC, Sectio	
SPECIAL CONDITIONS OF PROBATION	The special condition of Probation is that the def restitation in the amount of \$487.65, in monthly p determined by the Probation office.	endant make ayments as	•
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby ordered that the ger reverse side of this judgment be imposed. The Court may change the conditions of probation, reduction any time during the probation period or within a maximum probation period of five years permitting probation for a violation occurring during the probation period.	e or extend the period	of probation, and at
I	The court orders commitment to the custody of the Attorney General and recommends,		
COMMITMENT RECOMMEN- DATION		a certified copy	at the Clerk deliver of this judgment of to the U.S. Mar- alified officer.
		CERTIFIED AS A T	TRUE CORV ON
SIGNED BY	t hidae .		JE COFT ON
		THIS DATE	
U.S. Magist	James O. Ellison	BY	() CLERK
	Date 15 55 A5	1	() DEPUTY

United States of	f America vs. Uni	ted States	District Court for
DEFENDANT	L GUADALUPE ENRIQUEZ-PEREZ 1	THE NORTHERN D	ISTRICT OF OKLAHOMA
DEFENDANT	<u></u>	DOCKET NO.	82-CR-175-BT
	JUDGMENT AND PROBATION/C	7	
	In the presence of the attorney for the government the defendant appeared in person on this date		MONTH DAY YEAR
COUNSEL	L AWITHOUT COUNCE	lant of right to counsel an	12 22 82 and asked whether defendant desired to
	have counsel appointed by the court EX WITH COUNSEL	and the defendant thereupo	
PLEA	LXXI GUILTY, and the court being satisfied thatI N there is a factual basis for the plea,	IOLO CONTENDERE,	NOT GUILTY DEC 2 2 1982
	There being a finding/wendicts of \tag{\text{V.X.} GUILTY.}	endant is discharged	Jack C. Silver, Clerk U. S. DISTRICT COURT
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense(s) of h Section 1324(a)(2) as charged in	naving violated the one count	Title 8, U.S.C., Information.
SENTENCE OR PROBATION ORDER	The court asked whether defendant had anything to say why judgment was shown, or appeared to the court, the court adjudged the defendant hereby committed to the custody of the Attorney General or his authorize. Count 1 - Two (2) years, IT IS FURTHER ORDERED the is suspended and the defendant probation for a pariod of the sentence imposed in with the sentence imposed.	ed representative for imprisonant the execution and is place of two (2) year their case is the	victed and ordered that: The defendant is comment for a period of the sentence ced on is.
SPECIAL CONDITIONS OF PROBATION	Defendant is ordered to leave the in a lawfullmanner.	USA and not re	eturn unless
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is to reverse side of this judgment be imposed. The Court may change the contains any time during the probation period or within a maximum probation probation for a violation occurring during the probation period.	ditions of probation, reduce	or extend the period of probation, and at
	The court orders commitment to the custody of the Attorney Ge	eneral and recommends,	It is ordered that the Clerk deliver
COMMITMENT RECOMMEN- DATION	Approved as to form:		a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.
DATION	Ben F. Baker Asst. U.S. Atty.		
SIGNED BY	ct Judge ⊾		CERTIFIED AS A TRUE COPY ON THIS DATE 12-23-2
U.S. Magis		Annual designation of the second section of the sect	BY A DIVIN
	THOMAS R. BRETT Date	12-22-82	OF) CLERK

United States o			District Court fo
DEFENDANT	GUADALUPE ENRIQUEZ-PEREZ	_ THE MORTHERN DI	STRICT OF OKLAHOMA
		DOCKET NO.	2-CR-174-BT
	JUDGMENT AND PROBATION	ON/COMMITMEN	T ORDER AO-245 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date		MONTH DAY YEAR
COUNSEL	have counsel appointed by	the court and the defendant thereupo	d asked whether defendant desired to
	IXX. J WITH COUNSEL L Howard Sall, A	ppointed Counsel (Name of counsel)	
PLEA	there is a factual basis for the plea,	LI NOLO CONTENDERE,	DEC 2 2 1982
	There being a finding/verdict of $ \begin{cases} $	TY. Defendant is discharged	Jack C. Silver, Clerk U. S. DISTRICT COURT
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense Section 911, as charged in the	s) of having violated	Title 13, U.S.C., ation.
	The court asked whether defendant had anything to say why	judament should not be propounced. F	Recause no sufficient cause to the contrary
	was shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or h	e defendant guilty as charged and con-	victed and ordered that: The defendant is
SENTENCE OR PROBATION ORDER	Count 1 - Two (2) years, IT IS FURTHER ORDERS sentence is suspende on probation for a p	ed and the defendant	t is placed
SPECIAL CONDITIONS OF PROBATION	Defendant is ordered to leave in a lawful manner.	the USA and not ret	urn unless
ADDITIONAL CONDITIONS OF	In addition to the special conditions of probation imposed ab reverse side of this judgment be imposed. The Court may chan any time during the probation period or within a maximum p	ige the conditions of probation, reduce probation period of five years permitted.	or extend the period of probation, and at
PROBATION/	probation for a violation occurring during the probation period		
j.	The court orders commitment to the custody of the At	torney General and recommends,	It is ordered that the Clerk deliver
COMMITMENT RECOMMEN- DATION	Approved as to form: Ben F. Baker		a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.
1 1 1 h	Asst. U.S. Atty.		\$1.4 m
SIGNED BY		and the second	CERTIFIED AS A TRUE COPY ON
U.S. Distri	ct Judge	Andrew Control	THIS DATE
U.S. Magis	trate Z	and the state of t	BY The United States In School States In
	THOMAS D ROWTH	Date	(~) DEPUTY

UNITED STATES DISTRICT COURT

NORTHERN District of OKLAHOMA
United States of America vs. CARLENE SUE ATKINS Criminal No. 82-CR-143-B
ORDER FOR DISMISSAL
Pursuant to Rule 48(a) of the Federal Rules of Criminal
Procedure and by leave of court endorsed hereon the United States
Attorney for the Northern District of Oklahoma
hereby dismisses the INDICTMENT against (indictment, information, complaint)
(indictment, information, complaint)
CARLENE SUE ATKINS defendant.
Jack C. Silver, Clerk U. S. DISTRICT COURT
Leave of court is granted for the filing of the foregoing dismissal.
S/ THOMAS R. BRETT
United States District Judge
Date: December 16, 1982
FORM OBD-113
8-27-74

United States of	America vs.		District Court fo
DEFENDANT	RAYMOND H. STARNS		-CR-86-02-C
	JUDGMENT AND PROBAT	<u> </u>	
	In the presence of the attorney for the government the defendant appeared in person on this date		MONTH DAY YEAR
COUNSEL	have counsel appointed	lvised defendant of right to counsel and by the court and the defendant thereupon post of the counsel (Name of counsel)	d asked whether defendant desired to
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	L NOLO CONTENDERE,	Lx I NOT GUILTY
	There being a finding/verdict of L	ILTY . Defendant is discharged	
FINDING & JUDGMENT	not guilty, of the offense of \$\$1341, 2314 and 2, as charge	f having violated Tit	le 18, U.S.C.,
	IT IS ORDERED said defend outlined in Counts 4, 6 and are dismissed.		
	The court asked whether defendant had anything to say we was shown, or appeared to the court, the court adjudged hereby committed to the custody of the Attorney General committees.	the defendant guilty as charged and cons	licted and ordered that: The defendant is
SENTENCE OR PROBATION ORDER	>		
SPECIAL CONDITIONS OF PROBATION		DEC ₁ Jack C . Si	– E D 4 1982 Iver, Clerk
		U. S. DISTR	ICT COURT
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed reverse side of this judgment be imposed. The Court may cany time during the probation period or within a maximum probation for a violation occurring during the probation per	hange the conditions of probation, reduce in probation period of five years permitte	or extend the period of probation, and at
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody of the	Attorney General and recommends,	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.
SIGNED BY			CERTIFIED AS A TRUE COPY ON
U.S. Distri)	By Rasane miller_
	H. DALE COOK	Date December 74, 198	() CLERK) DEPUTY

United States of	f America vs.	United States District Court for NORTHERN DISTRICT OF OKLAHOMA					
DEFENDANT	JAMES H. MCCONNELL		82-CR-86-01-C				
	JUDGMENT AND PROBAT	FION/COMMUTATE	AO-245 (6/74)				
	In the presence of the attorney for the government the defendant appeared in person on this date		MONTH DAY YEAR 12 14 1982				
COUNSEL	have counsel appoints	advised defendant of right to counseled by the court and the defendant thereup. TGET, retained (Name of counsel)	and asked whether defendant desired to con waived assistance of counsel.				
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	LJ NOLO CONTENDERE,	Lx NOT GUILTY				
	There being a finding /verdict of	UILTY. Defendant is discharged					
FINDING & JUDGMENT	not guilty, of the offense o \$\$1341, 1343, 2314 and 2, as of the Indictment.	f having violated Ti	tle 18, U.S.C.,				
SENTENCE OR PROBATION ORDER	IT IS ORDERED said defen outlined in Counts 5, 6, 9 a charges are dismissed. The court asked whether defendant had anything to say was shown, or appeared to the court, the court adjudge hereby committed to the custody of the Attorney General	and 14 of the Indictment should not be pronounced the defendant guilty as charged and co	ent and said Because no sufficient cause to the contrary projected and ordered that: The defendant is				
SPECIAL CONDITIONS		-	I L E D DEC 1 4 1982				
OF PROBATION		lac	ck C. Silver, Clerk b. DISTRICT COURT				
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation impose reverse side of this judgment be imposed. The Court may any time during the probation period or within a maximular probation for a violation occurring during the probation period.	change the conditions of probation, redu um probation period of five years permit	ce or extend the period of probation, and at				
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody of the	Attorney General and recommends	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.				
SIGNED BY	ict lugge		CERTIFIED AS A TRUE COPY ON				
U.S. Distri		Date Docombar 14 19	THIS DATE 12-14-82 BY ROSAME Maller () CLERK W DEPUTY				

United States of	f America vs. United States	Distric	t Cou	art for
	OSCAR LEROY SMITH NORTHERN DIST	RICT OF	KLAHO	<u> </u>
DEFENDANT	L DOCKET NO.	82-CR-126	-03-Е	
	JUDGMENT AND PROBATION/COMMITMEN	t obder	AO	-245 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date	MONTH 12	DAY 9	YEAR
COUNSEL	WITHOUT COUNSEL However the court advised defendant of right to counsel are have counsel appointed by the court and the defendant thereupon with the court and the defendant thereupon with the court and the defendant thereupon with the court advised defendant of right to counsel are have counsel are the court advised defendant of right to counsel are have counsel are the court advised defendant of right to counsel are have counsel are the court advised defendant of right to counsel are have counsel are the court advised defendant of right to counsel are have counsel are the court advised defendant of right to counsel are have counsel are the court advised defendant of right to counsel are have counsel are the court advised defendant of right to counsel are have counsel are the court advised defendant of right to counsel are have counsel are the court advised defendant of right to counsel are have counsel are the court and the defendant thereupon are the court and the defendant there are the court and the court and the court are the court and the court are the court and the court are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court advised defendant of right to counsel are the court			
PLEA	GUILTY, and the court being satisfied that LINOLO CONTENDERE, there is a factual basis for the plea,	L X i NOT	GUILTY	
	There being a finding/yeggigt of \[\L NOT GUILTY. Defendant is discharged \[\L GUILTY.			
FINDING & JUDGMENT	Defendant has been convicted as charged of the offered of is NOT GUILTY as Court on the ruling on motion for Judgment of Acquindictment is dismissed.			
	The court asked whether defendant had anything to say why judgment should not be pronounced.	Because no sufficie	nt cause to	the contrary
SENTENCE OR PROBATION ORDER	herebyrcommitteer councecus or the Attorney second and health acres to a contract of the contract of the contract of	nment for serio		
SPECIAL CONDITIONS OF		ut919		
PROBATION	· ·	lack C. Silver S. DISTRICT	-	
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby ordered that the gene reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce any time during the probation period or within a maximum probation period of five years permitted probation for a violation occurring during the probation period.	or extend the peri	od of proba	tion, and at
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody of the Attorney General and recommends,	It is ordered a certified c and commits shal or other	opy of this ment to the	judgment U.S. Mar-
		CERTIFIED AS	A TRUE CC	PY ON
U.S. Distric	Ch. ochor	THIS DATE		
	James O. Ellison Date 12-9-82) CLERK) DEPUTY

FILED

						CIPPD
		UNITED ST	ATES DI	STRIC	T COURT	DEC - 8 1982
	Nort	thern :	Distric	tof	0klahoma	
						Jack C. Silver, Clerk U. S. DISTRICT COURT
United Sta	tes of	America)		Criminal No	9• 82-CR-73
v	5•		}			
KENNETH	WAYNE	MITCHELI	·			
		ותאט	स्ता स्ता	DTSMT	SSAT.	

ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal

Procedure and by leave of court endorsed hereon the United States

Attorney for the Northern District of Oklahoma

hereby dismisses the INFORMATION against (indictoration, xomplexing)

KENNETH WAYNE MITCHELL, defendant.

FRANK KEATING United States Attorney

Asst. United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

Tec 8,1987

United States District Judge

Magistrate

Date:

FORM OBD-113

DOJ

8-27-74

United States of America vs.	United States District Court
DEFENDANT CHARLIE F. WRICHT	NORTHERN DISTRICT OF OKLAHOMA
	DOCKET NO. 82-CR-124-B
JUDGMENT AND PR	OBATION/COMMITMENT ORDER AO-245 (6/7
In the presence of the attorney for the gov the defendant appeared in person on this d	
have couns	the court advised defendant of right to counsel and asked whether defendant desired to sel appointed by the court and the defendant thereupon waived assistance of counsel. Norton. Ret. (Name of counsel)
PLEA GUILTY, and the court being satisfi there is a factual basis for the plea,	ied that NOLO CONTENDERE, NOT GUILTY
There being a finding/werdigt of	J NOT GUILTY. Defendant is discharged J GUILTY.
	of the offense(s) of having violated Title 7, U.S.C., arged in Count three of the Indictment.
	•
hereby complitation the custody of the August COUNT 3 - The imposition	on of sentence is suspended and the defendant aced on probation for a period of ONE (1) YEAR
SPECIAL	DEC - 2 1982
CONDITIONS OF PROBATION	Jack C. Silver, Clerk U. S. DISTRICT COURT
reverse side of this judgment be imposed. The (ion imposed above, it is hereby ordered that the general conditions of probation set out on t Court may change the conditions of probation, reduce or extend the period of probation, and n a maximum probation period of five years permitted by law, may issue a warrant and revo robation period.
COMMITMENT RECOMMEN- DATION	ody of the Attorney General and recommends, It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.
	CERTIFIED AS A TRUE COPY ON
SIGNED BY	THIS DATE
U.S. Magistrate James 0.	Ellison Date 12.2.83 () DEPU

OF ILED

UNITED STATES DISTRICT COURT

DEC - 2 1982

		••••			
 NORTHERN	District of	OKLAHOMA	_	C. Silver, DISTRICT	

United States of America Criminal No. 82-CR-124

vs.

CHARLEY FLOYD WRIGHT

ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal

Procedure and by leave of court endorsed hereon the United States

Attorney for the Northern District of Oklahoma

hereby dismisses COUNTS I & II of the INDICTMENT (indictment, information, complaint)

CHARLEY FLOYD WRIGHT defendant.

Asst. United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date: December 2, 1982

FORM OBD-113

DOJ

8-27-74

United States of	America vs.	nited States District Court f NORTHERN DISTRICT OF OKLAHOMA		
DEFENDANT	DOCKET NO.	82-CR-130	- K	<i>j</i>
	JUDGMENT AND PROBATION/COMMITMEN	IT ORDER	AO-2	45 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date	MONTH 12	DAY 2	YEAR 82
COUNSEL	WITHOUT COUNSEL However the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereup X WITH COUNSEL RICHARD GANN, Ret. (Name of counsel)		of counsel.	
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,		- S 1045 emritx	*
	There being a finding/variet of LX GUILTY. Defendant is discharged LX GUILTY. Defendant has been convicted as charged of the offense(s) of having violations.	U. S. DIS		IRT :
FINDING & JUDGMENT	Section 408(d) as charged in the Information.	ed lifte 4	2 , 0.5.	. ,
SENTENCE OR PROBATION ORDER	The court asked whether defendant had anything to say why judgment should not be pronounced was shown, or appeared to the court, the court adjudged the defendant guilty as charged and converse converse to the court of the Atternet General or his authorized recognitive for imposition of sentence is suspended and the placed on probation for a period of THREE (3) YE. IT IS FURTHER ORDERED that the defendant pay a F of \$1,000.00.	nvicted and ordered somethor a perior defendant RRS from t	ithat: The de doi XX is here his dat	triente de la company de la co
SPECIAL CONDITIONS OF PROBATION				
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby ordered that the ge reverse side of this judgment be imposed. The Court may change the conditions of probation, redu any time during the probation period or within a maximum probation period of five years permit probation for a violation occurring during the probation period.	ce or extend the per	iod of probati	ion, and at
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody of the Attorney General and recommends	It is ordered a certified of and commit	that the Clerl copy of this jument to the Urqualified off	udgment J.S. Mar-
SIGNED BY	Clare a DXO	CERTIFIED AS THIS DATE		ON ON CLERK
	Jenes O. Ellison Date 12-2-82	1	() DEPUTY

nited States of	America vs. United S tes I	District Court
7, 34, 1	L	CT OF OKLAHOMA
DEFENDANT	SANDY KAY ORMS	
*-,	DOCKET NO. \$2	-CR-66-C
	JUDGMENT AND PROBATION/COMMITMENT	ORDER A0-245 (6/74
	In the presence of the attorney for the government the defendant appeared in person on this date	MONTH DAY YEAR 12 1 1982
COUNSEL	WITHOUT COUNSEL However the court advised defendant of right to counsel and have counsel appointed by the court and the defendant thereupon	
1-1-1-1	WITH COUNSEL L G. Steven Stidham, court appointe	ed
PLEA	GUILTY, and the court being satisfied that NOLO CONTENDERE, there is a factual basis for the plea,	■X NOT GUILTY
	NOT GUILTY. Defendant is discharged	
	There being a finding/verdict of LX GUILTY.	
FINDING &	Defendant has been convicted as charged of the offense(s) of having yiolated	
JUDGMENT	> U.S.C., §656, as charged in Count 4 of the Indictor	ment.
	And the first of the state of t	
A Sept.	The court asked whether defendant had anything to say why judgment should not be pronounced. Bowas shown, or appeared to the court the court adjudged the defendant guilty as charged and convi	ecause no sufficient cause to the contra octediand ordered that: The defendant
	pareby-committed to the oustody-of the Attorney-General or his authorized-representative-for-imprisor	नाम्सार्गाना व period of
SENTENCE OR PROBATION ORDER	COUNT FOUR (4) - THE IMPOSITION OF SENTENCE is suspended and the Defendant is placed on probation period of Five (5) Years from this date.	hereby n for a
	In addition to the usual conditions of probation Defendant shall make restitution in the amount of said restitution to be made in such regular amount Probation Office requires, based on the circumstatthe Defendant.	\$561.20, ts as the
SPECIAL CONDITIONS	general to the property of the second	e es es es
OF PROBATION		E.D.
	DEC = 1	1982
	each C. Silv	ier, Cierk
et en	U. S. DISTR	CT COURT
ADDITIONAL CONDITIONS OF	In addition to the special conditions of probation imposed above, it is hereby ordered that the gener reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce any time during the probation period or within a maximum probation period of five years permitted probation for a violation occurring during the probation period.	ral conditions of probation set out on ri
PROBATION	The court orders commitment to the custody of the Attorney General and recommends.	
COMMITMENT	The court orders communities to the custody of the Attorney delieral and recommends,	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Mar-
RECOMMEN- DATION		shal or other qualified officer.
SIGNED BY		
LX U.S. Distri	ct Judge	•
U.S. Magis	H. DALE COOK Date Dec. 1, 1982	
9.		
1114		